

## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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FIRST NAMED APPLICANT SERIAL NUMBER FILING DATE ATTORNEY DOCKET NO. 077780,455 1117777791 **DEALTNA** PD-8811FMC

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4100/1005	ISAI,H
4102/1025 SPENSLEY HORN JUBAS & LUBITZ	
1880 CENTURY PARK EAST, STE. 500	ART UNIT PAPER NUMBER
LOS ANGELES, CA 90067	46
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NOTICE OF DRAWING REQUIREMENT	10/25/93 re
NOTICE OF BRAVING REGORDINENE	<del></del>
☐ The PTO delayed in providing a commercial bonded draftsman above-identified application. The delay prevented the draftsman ings within the response period set in the Notice of Allowab Hence, said response period is hereby vacated. THE SHORTENEE RESPONSE to comply with the requirement for drawing correct MONTH FROM THE DATE OF THIS LETTER. Failure to comply with MENT of this application. Extensions of time may be obtained unclean 1.136(a) by filing the appropriate request and fee before the enclosed for response.	from filing corrected draw- bility mailed
Corrected/substituted drawings for the above-identified applic on 1-19-93, are still considered informal for the re attached Form PTO-948.	
☐ Applicant has the time remaining in the response period set in Notice of Drawing Requirements mailed	o overcome the objections may be extended under the
The PTO delayed in reviewing the corrected drawings. Applica <a href="mailto:limit">limit</a> from the date of this letter to provide corrected drawing <a href="mailto:TIME LIMIT">TIME LIMIT</a> MAY BE GRANTED UNDER EITHER 37 CFR 1.136() However, the response period set in the Notice of Allowal Requirements mailed <a href="mailto:time">time</a> 10-93 may be extended un CFR 1.136(a) by filing the appropriate request and fee befor statutory period for response.	gs. NO EXTENSION OF THIS (a) or (b). See MPEP 714.03. bility or Notice of Drawing nder the provisions of 37
□ Corrected/substituted drawings for the above-identified applic on were submitted outside of the period for of Allowability or Notice of Drawing Requirements mailed cation will become abandoned unless applicant obtains an exprovisions of 37 CFR 1.136(a) by filing the appropriate request as six month statutory period for response.	response set in the Notice This appli- xtension of time under the
ATTACHMENT: PTO-948	10 10 -0

DEIDERT CORRY PATENT AND TRADEMARK OFFICE 10-19-93 DATE